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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

RYAN JOHNSON,

Plaintiff,

v.

M. KENDRICK, R. FOWLDS,

Defendants.

Case No. 1:20-cv-00992-HBK (PC)

ORDER REFERRING CASE TO EARLY ADR AND STAY OF CASE

DEADLINE TO OPT OUT DUE BY:

September 15, 2023

Plaintiff Ryan Johnson is a state prisoner proceeding pro se and *in forma pauperis* on his Complaint brought pursuant to 42 U.S.C. § 1983. (Doc. Nos. 1, 5). As set forth in the Court's April 14, 2023, Screening Order, Plaintiff's Complaint stated a cognizable Eighth Amendment conditions of confinement claim against Defendants Kendrick and Fowlds. (Doc. No. 9).

The Court refers all civil rights cases filed by pro se individuals to early Alternative Dispute Resolution (ADR) to try to resolve such cases more expeditiously and less expensively. *See also* Local Rule 270. In appropriate cases, defense counsel from the California Attorney General's Office have agreed to participate in early ADR. No claims, defenses, or objections are waived by the parties' participation.

Attempting to resolve this matter early through settlement now would save the parties the time and expense of engaging in lengthy and costly discovery and preparing substantive

dispositive motions. The Court therefore will STAY this action for 90 DAYS to allow the parties an opportunity to investigate Plaintiff's claims, meet and confer, and engage in settlement discussions, or agree to participate in an early settlement conference conducted by a magistrate judge. The stay does not relieve a Defendant from their obligations to timely file a response to the operative complaint as screened. See Fed. R. Civ. P. 4. The Court presumes that all post-screening civil rights cases assigned to the undersigned will proceed to a settlement conference at some point. If after investigating Plaintiff's claims and meeting and conferring, either party finds that a settlement conference would be a waste of resources, the party may opt

Accordingly, it is **ORDERED**:

out of the early settlement conference.

- 1. This action will remain **STAYED until further order** to allow the parties an opportunity to settle their dispute. Defendant may file a response to the operative complaint as screened during the stay period, but the parties may not file other pleadings or motions during the stay period. **Further, the parties shall not engage in formal discovery until the Court issues a Scheduling and Discovery Order**.
- 2. **Within 90 days** from the date on this Order, or no later than September 15, 2023, the parties shall file a notice if they object to proceeding to an early settlement conference or if they believe that settlement is not currently achievable.
- 3. If neither party has opted out of settlement by the expiration of the objection period, the Court will assign this matter by separate Order to a United States Magistrate Judge, other than the undersigned, for conducting the settlement conference.
- 4. If the parties reach a settlement prior to the settlement conference, they SHALL file a Notice of Settlement as required by Local Rule 160
- 5. The Clerk of Court shall serve Deputy Attorney General Jacqueline Kallberg with a copy of Plaintiff's Complaint (Doc No. 1); the Court's Screening Order (Doc No. 9); and this Order.

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1	6. The parties must keep the Court informed of their current addresses during the sta	ıy
2	and the pendency of this action. Any changes of address must be reported promptly by filing a	
3	Notice of Change of Address with the Clerk of Court. See Local Rule 182(f).	
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5	Dated: June 15, 2023 Helma M. Barch - Kuelta	
6	HELENA M. BARCH-KUCHTA UNITED STATES MAGISTRATE JUDGE	
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